EXHIBIT 2

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

DANIEL SCHUR, Individually, and on Behalf of All Others Similarly Situated,)))
Plaintiff,	Civil Action No. 17-cv-546 (PGG) (SLC)
v. STRATEGIC FINANCIAL SOLUTIONS, LLC and STRATEGIC CONSULTING, LLC, RYAN SASSON and KIM CELIC,	CERTIFICATION OF JONATHAN I. NIRENBERG)))))
Defendants.	

- I, Jonathan I. Nirenberg, Esq., of full age, hereby certify and say:
- 1. I am an attorney-at-law in the State of New Jersey, a partner of Rabner Baumgart Ben-Asher & Nirenberg, P.C. and co-counsel for the Plaintiffs in the above-captioned action (together with Stephan Zouras, LLP, "Plaintiffs' Counsel"). I submit this Certification to demonstrate the reasonableness of the parties' negotiated award of fees and expenses to Plaintiffs' Counsel for their work on this case.
- 2. I graduated from Cornell Law School in 1998, and have been practicing employment law for approximately 22 years. Most recently, I have been an equity Partner of Rabner Baumgart Ben-Asher & Nirenberg, P.C. (formerly known as Rabner Allcorn Baumgart & Ben-Asher, P.C.) since January 1, 2014.
- 3. I have worked on numerous appeals that have resulted in favorable published opinions, including *Zive v. Stanley Roberts, Inc.*, 182 N.J. 436 (2003), *Cole v. Jersey City Medical Center*, 425 N.J. Super. 48 (App. Div. 2012), *Myers v. AT&T*, 380 N.J. Super. 443 (App. Div. 2005), *Padilla v. Berkeley Educational Services of New Jersey, Inc.*, 383 N.J. Super. 177 (App.

Div. 2005) and Brennan v. Norton, 350 F.3d 399 (3d Cir. 2003). In addition, I co-authored the

amicus brief submitted to the New Jersey Supreme Court on behalf of the National Employment

Lawyer's Association of New Jersey in Stengart v. Loving Care Agency, Inc., 201 N.J. 300 (2010).

4. Attached hereto as Exhibit A is a copy of Rabner Baumgart Ben-Asher &

Nirenberg, P.C.'s Detail Work-In-Process Report for this case, both while it was in this Court and

while it was in Arbitration. The information in that report is based on contemporaneous time

records. It reflects that I spent 68.6 hours on this case, at my hourly rate of \$475 per hour, for a

total of \$32,585 of time. It also reflects a total of \$740.30 in disbursements and costs that Rabner

Baumgart Ben-Asher & Nirenberg incurred in this case.

I hereby certify that the foregoing statements made by me are true and correct. I am aware

that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Date: April 23, 2021

Jonathan I. Nirenberg

EXHIBIT "A"

Schur/Daniel

Tabs3 Detail Work-In-Process Report Case 1:17-cv-00546-PGG-SLC Document 77-2 Filed 04/23/21 Page 5 of 9

Primary Timekeeper: 8 Jonathan I. Nirenberg

Originating Timekeeper:
Previous Balance:

Client: 15686.101C Schur/Daniel
Schur v. Strategic Financial Solutions, LLC et als
Primary Timekeeper: 8 JIN Categor Secondary Timekeeper: 8 JIN Draft To

Category:

Final Template:

8 JIN

0.00

6 Employment Litigation Draft Template: Draft

Rate Code: 1 Final

Date Opened: 01/23/2017

Contact: Daniel Schur Business: 312-233-1550 x226 Business Fax: 312-233-1560

 $\hbox{E-mail: Jzouras@stephanzouras.com; lawyers@stephanzouras.com}$

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Date	Tmkr	H T B Cat P X C		Ref#	Rate	Units	Hours Worked	Hours to Bill	Write-Up/ Down Hrs	Amount	Write-Up/ Down Amt	Description
Fees												·
01/23/2017	8 JIN	6	1	1	475.00		1.10	1.10		522.50		Revise Complaint; emails from/to co-counsel
01/24/2017	8 JIN	6	1	2	475.00		0.40	0.40		190.00		Finalize Complaint; prepare civil cover sheet;
												search for defendants' addresses; emails
01/24/2017	8 JIN	6	1	3	475.00		1.30	1.30		617.50		to/from co-counsel Emails from/to co-counsel re: pro hac vice
01/24/2017	O JIIN	0	'	3	475.00		1.30	1.30		617.50		application; draft documents for pro hac vice
												applications
01/25/2017	8 JIN	6	1	4	475.00		0.10	0.10		47.50		Emails from/to co-counsel; revise Civil Cover
01/05/0017	0 1111			_	475.00		0.00	0.00		407.50		Sheet
01/25/2017	8 JIN	6	1	5	475.00		0.90	0.90		427.50		Draft summons; Electronically file Compliant, Civil Cover Sheet, Summons and Opt-In
												Notice
01/25/2017	8 JIN	6	1	6	475.00		0.10	0.10		47.50		File Notice of Change of Address
01/26/2017	8 JIN	6	1	7	475.00		0.20	0.20		95.00		Review various documents and notices received by ECF; emails from/to co-counsel;
												file corrected Civil Cover Sheet
01/27/2017	8 JIN	6	1	8	475.00		0.10	0.10		47.50		Review notice of Initial Conference; email to
0.1.107.100.17					475.00					007.50		co-counsel
01/27/2017	8 JIN	6	1	9	475.00		0.50	0.50		237.50		Draft letter requesting adjournment to initial conference
01/30/2017	8 JIN	6	1	10	475.00		0.10	0.10		47.50		Electronically file letter seeking adjournment of
												Rule 16 conference
02/07/2017	8 JIN	6	1	11	475.00		0.30	0.30		142.50		Telephone call from Michael Kaufman, Esq.; email to co-counsel
03/16/2017	8 JIN	6	1	12	475.00		0.10	0.10		47.50		Emails from/to co-counsel
03/29/2017	8 JIN	6	1	13	475.00		0.30	0.30		142.50		Conference call with adversary and J. Zouras
												re: time/swipe records; follow up call from J.
03/30/2017	8 JIN	6	1	14	475.00		0.30	0.30		142.50		Zouras Emails from/to co-counsel and adversary re:
00/00/2017	0 0114	Ü		17	+75.00		0.00	0.00		142.50		time records provided by adversary
03/30/2017	8 JIN	6	1	15	475.00		1.20	1.20		570.00		Revise draft discovery requests
03/30/2017	8 JIN	6	1	16	475.00		0.20	0.20		95.00		Draft letter to adversary re Notice of Pretrial
04/03/2017	8 JIN	6	1	17	475.00		0.60	0.60		285.00		Conference Conference call with James Zouras, Daniel
												Schur and Halton Bagley re: strategy and
												response to documents provided by adversary
04/03/2017	8 JIN	6	1	18	475.00		0.60	0.60		285.00		Review and redline Initial Disclosures and Judge Gardephe's Case Management form;
												email to co-counsel
04/10/2017	8 JIN	6	1	19	475.00		0.10	0.10		47.50		Emails from/to J. Zouras
04/12/2017	8 JIN	6	1	20	475.00		0.10	0.10		47.50		Emails from adversary to to co-counsel re:
04/12/2017	8 JIN	6	1	21	475.00		0.30	0.30		142.50		scheduling conference call Telephone call with J. Zouras re: strategy and
												approach to conference call with adversary
04/17/0017	0 1111			00	475.00		0.40	0.40		100.00		next Monday
04/17/2017	8 JIN	6	1	22	475.00		0.40	0.40		190.00		Conference call with Jim Zouras, Michael Kaufman and Matthew Capobianco
04/17/2017	8 JIN	6	1	23	475.00		0.30	0.30		142.50		Telephone call from J. Zouras; email to J.
												Zouras re: Initial Conference, scheduling order
04/19/2017	8 JIN	6	1	24	475.00		0.10	0.10		47.50		form and other related issues Review draft letter from J. Zouras to court;
04/19/2017	0 0111	O	•	24	473.00		0.10	0.10		47.50		email comments to J. Zouras
04/24/2017	8 JIN	6	1	25	475.00		0.20	0.20		95.00		Review J. Zouras' draft Case
												Management/Scheduling Order; telephone call to J. Zouras to discuss
04/25/2017	8 JIN	6	1	26	475.00		0.30	0.30		142.50		Review and revise proposed scheduling order;
												email to co-counsel
04/28/2017	8 JIN	6	1	28	475.00		0.10	0.10		47.50		Review Affidavit of Kim Celic
05/02/2017 05/04/2017	8 JIN 8 JIN	6 6	1 1	29 30	475.00 475.00		0.10 0.10	0.10 0.10		47.50 47.50		Emails from/to J. Zouras re: Kim Celic Affidavit Email to J. Zouras re: submission due today
05/04/2017	8 JIN	6	1	31	475.00		0.10	0.10		47.50		Review and revise joint letter to Judge
												Gardephe
05/10/2017 05/11/2017	8 JIN 8 JIN	6 6	1	32 33	475.00 475.00		0.20 4.80	0.20 4.80		95.00 2,280.00		Prepare for Initial Conference Attend Rule 16 Conference (including travel
03/11/2017	O JIIV	0	'	33	475.00		4.00	4.00		2,200.00		time)
05/17/2017	8 JIN	6	1	34	475.00		0.20	0.20		95.00		Emails from/to co-counsel re: timing of motion
05/00/0017	0 1111		1	٥٢	475.00		0.10	0.10		47.50		for conditional certification
05/30/2017 06/05/2017	8 JIN 8 JIN	6 6	1	35 36	475.00 475.00		0.10 0.30	0.10 0.30		47.50 142.50		Emails from/to co-counsel Revise Declaration of D. Schur; emails from/to
33,33,23												J. Zouras
06/15/2017	8 JIN	6	1	37	475.00		0.00	0.00		0.00		Telephone call from J. Zouras re: next steps
06/20/2017	8 JIN	6	1	38	475.00		0.10	0.10		47.50		Review and revise draft joint letter to Judge Gardephe
06/23/2017	8 JIN	6	1	39	475.00		0.20	0.20		95.00		Call with J. Zouras and conference call with all
00/00/55					.==					005		counsel
06/28/2017	8 JIN	6	1	40	475.00		0.60	0.60		285.00		Telephone call from J. Zouras prior to conference call with adversary; conference
												call with all counsel
06/28/2017	8 JIN	6	1	41	475.00		0.10	0.10		47.50		Review draft letter to Judge Gardephe; emails

Client: 15686.101C Schur/Daniel (Continued)

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Date	Tmkr	H T B R Cat P X C C	Tcode	Ref#	Rate	Units	Hours Worked	Hours to Bill	Write-Up/ Down Hrs	Amount	Write-Up/ Down Amt	Description
00/00/0047		_		40	475.00					407.50		from/to co-counsel
06/29/2017 06/29/2017	8 JIN 8 JIN	6 6	1 1	42 43	475.00 475.00		0.90 0.10	0.90 0.10		427.50 47.50		Review and revise brief - conditional cert Review/redline proposed opt in notice
07/13/2017	8 JIN	6	1	44	475.00		0.10	0.10		47.50		Telephone call from J. Zouras prior to
07/13/2017	8 JIN	6	1	45	475.00		0.40	0.40		190.00		conference call with Judge Gardephe Conference call with Judge Gardephe and all
07/18/2017	8 JIN	6	1	46	475.00		0.10	0.10		47.50		counsel Call from J. Zouras prior to conference call
07/18/2017	8 JIN	6	1	47	475.00		0.10	0.10		47.50		with adversaries Conference call with all counsel
07/24/2017	8 JIN	6	1	48	475.00		0.30	0.30		142.50		Conference call with all counsel; telephone call from J. Zouras
07/26/2017	8 JIN	6	1	49	475.00		0.10	0.10		47.50		Review research by co-counsel; emails from/to J. Zouras
07/27/2017	8 JIN	6	1	50	475.00		0.20	0.20		95.00		Conference call with adversaries; email to J. Zouras with update
07/28/2017	8 JIN	6	1	51	475.00		0.40	0.40		190.00		Legal research re: arbitrability; email to co-counsel
08/09/2017	8 JIN	6	1	52	475.00		0.10	0.10		47.50		Review joint letter to Judge Gardephe; email to J. Zouras
08/09/2017	8 JIN	6	1	53	475.00		0.10	0.10		47.50		Telephone call with J. Zouras re: pending motion for class cert.
08/10/2017	8 JIN	6	1	54	475.00		0.40	0.40		190.00		Conference call with Judge Gardephe and all counsel
08/17/2017	8 JIN	6	1	55	475.00		0.10	0.10		47.50		Review draft joint letter; email to J. Zouras with comments
08/21/2017	8 JIN	6	1 1	56 57	475.00		0.20	0.20		95.00		Legal research; email to co-counsel
09/01/2017	8 JIN	6	•	57	475.00		0.60	0.60		285.00		Review and revise brief - equitable tolling; email to co-counsel
09/11/2017	8 JIN	6	1	58	475.00		0.20	0.20		95.00		Review letter from adversary to Court re: motion for equitable tolling; emails from/to J. Zouras
09/12/2017	8 JIN	6	1	59	475.00		0.20	0.20		95.00		Review and revise draft letter to Judge Gardephe re: Defendants' request to stay motion to toll statute of limitations
09/13/2017	8 JIN	6	1	60	475.00		0.10	0.10		47.50		Review Order denying application to stay motion to toll SOL; emails from/to co-counsel
10/02/2017	8 JIN	6	1	61	475.00		1.40	1.40		665.00		Review Defendants' brief - compel arbitration; draft notes for opposition brief; legal research
10/03/2017	8 JIN	6	1	62	475.00		0.30	0.30		142.50		Conference call with J. Zouras and Anna Ceragioli re: opposition to motion to compel arbitration
10/17/2017	8 JIN	6	1	63	475.00		0.90	0.90		427.50		Revise Brief in Opposition to Motion to Compel Arbitration
10/19/2017	8 JIN	6	1	64	475.00		0.90	0.90		427.50		Revise brief - opposition to motion to compel arbitration
11/03/2017	8 JIN	6	1	65	475.00		0.30	0.30		142.50		Review Defendants' reply brief - motion to compel arbitration; email to co-counsel
02/16/2018 02/16/2018	8 JIN 8 JIN	6 6	1 1	66 67	475.00 475.00		0.20 0.20	0.20 0.20		95.00 95.00		Review Order compelling arbitration Review applicable JAMS rules/filing procedures
02/19/2018	8 JIN	6	1	68	475.00		0.10	0.10		47.50		Telephone call from J. Zouras re: refiling with JAMS
02/23/2018	8 JIN	6	1	69	475.00		0.30	0.30		142.50		Revise Demand for Arbitration; emails from/to co-counsel
03/15/2018	8 JIN	6	1	70	475.00		0.10	0.10		47.50		Review correspondence from JAMS
03/22/2018 03/29/2018	8 JIN 8 JIN	6 6	1 1	71 72	475.00 475.00		0.10 0.30	0.10 0.30		47.50 142.50		Review Answer to Demand for Arbitration Review list of potential arbitrators; attempt to
00/23/2010	0 0114	Ü		,,	475.00		0.00	0.00		142.30		vet potential arbitrators; emails with co-counsel
04/04/2018	8 JIN	6	1	73	475.00		0.30	0.30		142.50		Research potential arbitrators; email J. Zouras with my proposed rankings
04/20/2018	8 JIN	6	1	74	475.00		0.20	0.20		95.00		Conference call with co-counsel and adversaries; subsequent call with J. Zouras
04/24/2018	8 JIN	6	1	75	475.00		0.20	0.20		95.00		Review arbitration clause provided by defense counsel; emails from/to co-counsel
05/08/2018	8 JIN	6	1	76	475.00		0.20	0.20		95.00		Conference call with co-counsel re: upcoming call with Arbitrator
05/17/2018	8 JIN	6	1	77	475.00		0.10	0.10		47.50		Emails with co-counsel and JAMS re: rescheduling conference call with Michael Young
06/07/2018	8 JIN	6	1	78 70	475.00 475.00		0.30	0.30		142.50		Conference call with all counsel
06/08/2018	8 JIN	6	1	79	475.00		0.60	0.60		285.00		Conference call with Michael Young and all counsel
06/13/2018 06/21/2018	8 JIN 8 JIN	6 6	1 1	80 81	475.00 475.00		0.10 0.30	0.10 0.30		47.50 142.50		Review Scheduling Order email Revise proposed Notice of Collective Action Arbitration; emails from/to co-counsel
06/28/2018	8 JIN	6	1	82	475.00		0.20	0.20		95.00		Review draft Class Notice; email to co-counsel with comments
06/29/2018	8 JIN	6	1	83	475.00		0.10	0.10		47.50		Emails from/to co-counsel
07/10/2018 07/23/2018	8 JIN 8 JIN	6 6	1 1	84 85	475.00 475.00		0.10 0.10	0.10 0.10		47.50 47.50		Telephone call with J. Zouras - update Review proposed Case Management Order;
												email comment to co-counsel
08/14/2018	8 JIN	6	1	86	475.00		0.20	0.20		95.00		Review and revise Stipulation re: class action waiver; emails from/to co-counsel

Monday 04/12/2021 10:12 am

Client: 15686.101C Schur/Daniel (Continued)

Client: 15686.101 0	Client: 15686.101C Schur/Daniel (Continued)											
Date	Tmkr	H T B		Ref#	Rate	Units	Hours Worked	Hours to Bill	Write-Up/ Down Hrs	Amount	Write-Up/ Down Amt Description	
08/30/2018 09/05/2018	8 JIN 8 JIN	6 6	1 1	87 88	475.00 475.00		0.10 0.20	0.10 0.20		47.50 95.00	Emails from/to co-counsel Conference call with J. Zouras and M.	
10/03/2018	8 JIN	6	1	89	475.00		0.20	0.20		95.00	Capobianco Emails from JAMS and email to co-counsel re: class waivers	
10/24/2018	8 JIN	6	1	90	475.00		0.10	0.10		47.50	class waivers Email to adversaries re: 8 opt-ins who signed class action waivers	
11/05/2018	8 JIN	6	1	91	475.00		0.10	0.10		47.50	Emails from/to co-counsel re: opt-ins who signed class waivers	
12/10/2018	8 JIN	6	1	92	475.00		0.20	0.20		95.00	Telephone call from J. Zouras - discuss next steps	
01/17/2019	8 JIN	6	1	93	475.00		0.20	0.20		95.00	Conference call with counsel (Michael Young did not dial in)	
01/23/2019	8 JIN	6	1	94	475.00		0.30	0.30		142.50	Conference call with Michael Young (dialed in late)	
03/27/2019	8 JIN	6	1	95	475.00		0.20	0.20		95.00	Emails from/to co-counsel re: witnesses and location for depositions	
03/28/2019	8 JIN	6	1	96	475.00		0.60	0.60		285.00	Revise draft discovery demands; email to co-counsel	
04/03/2019	8 JIN 8 JIN	6	1	97	475.00 475.00		0.10	0.10		47.50 95.00	Email to co-counsel re: revisions to 30(b)(6) deposition notice Review Defendants' Interrogatory Answers	
04/29/2019 04/30/2019	8 JIN 8 JIN	6 6	1	98 99	475.00 475.00		0.20 0.70	0.20 0.70		95.00 332.50	Review Detendants' Interrogatory Answers Review documents produced by Respondents; email comments to co-counsel	
05/03/2019	8 JIN	6	1	100	475.00		0.40	0.40		190.00	Telephone call from Jim Zouras and Teresa Becvar re: Respondents' discovery responses	
05/07/2019	8 JIN	6	1	101	475.00		0.30	0.30		142.50	and next steps Review and revise draft discovery deficiency letter; emails with co-counsel	
05/15/2019 05/21/2019	8 JIN 8 JIN	6 6	1 1	102 103	475.00 475.00		0.30 0.20	0.30 0.20		142.50 95.00	Emails from/to co-counsel Review correspondence from Respondents to M. Young	
05/21/2019	8 JIN	6	1	104	475.00		0.30	0.30		142.50	 M. Young Review additional documents produced by Respondents; emails to J. Zouras 	
05/21/2019	8 JIN	6	1	105	475.00		0.50	0.50		237.50	Conference call with Michael Young and all counsel	
05/22/2019 05/23/2019	8 JIN 8 JIN	6 6	1 1	106 107	475.00 475.00		0.10 0.30	0.10 0.30		47.50 142.50	Email from adversary Conference call with J. Zouras and defense counsel	
05/30/2019	8 JIN	6	1	108	475.00		0.40	0.40		190.00	Conference call with Michael Young and all counsel	
06/05/2019	8 JIN	6	1	109	475.00		0.10	0.10		47.50	Review proposed discovery scheduling order; email comments to co-counsel	
06/07/2019	8 JIN	6	1	110	475.00		0.30	0.30		142.50	Review Respondents' response re: proposed discovery schedule; emails to co-counsel with comments; research applicable JAMs rules	
06/12/2019 06/12/2019	8 JIN 8 JIN	6 6	1 1	111 112	475.00 475.00		0.40 0.20	0.40 0.20		190.00 95.00	Conference call with Michael Young Telephone call to T. Becvar	
06/12/2019	8 JIN	6	1	113	475.00		0.40	0.40		190.00	Legal research	
06/12/2019	8 JIN	6	1	114 115	475.00 475.00		0.30	0.30		142.50 47.50	Call with J. Zouras and T. Becvar	
06/12/2019 06/21/2019	8 JIN 8 JIN	6 6	1	115 117	475.00 475.00		0.10	0.10		47.50 47.50	Emails from/to co-counsel re: draft email to adversary Emails from/to co-counsel	
06/25/2019	8 JIN	6	1	118	475.00		0.30	0.30		142.50	Review co-counsel's spreadsheet; emails from/to co-counsel re: damages calculations	
06/25/2019 06/27/2019	8 JIN 8 JIN	6 6	1 1	119 120	475.00 475.00		0.10 0.20	0.10 0.20		47.50 95.00	Vet potential mediators; email to co-counsel Provide feedback to co-counsel re: draft email to adversary	
07/03/2019	8 JIN	6	1	121	475.00 475.00		0.20	0.20		95.00 47.50	Briefly review Claimants' discovery responses	
07/15/2019 07/16/2019	8 JIN 8 JIN	6 6	1	122 123	475.00 475.00		0.10	0.10		47.50 95.00	Download additional document production; emails from/to co-counsel Telephone call from co-counsel	
07/16/2019 08/05/2019	8 JIN 8 JIN	6	1	123 124	475.00 475.00		0.20	0.20		95.00 237.50	Review and revise draft settlement letter; email to co-counsel with feedback	
08/08/2019	8 JIN	6	1	125	475.00		0.40	0.40		190.00	Emails from/to co-counsel; review damages spreadsheet	
08/08/2019	8 JIN	6	1	126	475.00		0.30	0.30		142.50	Telephone call with co-counsel re: formulating settlement demand	
08/09/2019	8 JIN	6	1	127	475.00		0.20	0.20		95.00	Review emails between counsel; email to co-counsel	
09/05/2019	8 JIN	6	1	128	475.00		0.30	0.30		142.50	Emails with co-counsel and telephone calls with J. Zouras re: whether or not to stipulate to FRCP 68 applying in arbitration	
09/06/2019	8 JIN	6	1	129	475.00		0.70	0.70		332.50	Review draft letter to arbitration Review draft letter to arbitrator re: number of depositions; telephone call to co-counsel re: letter and Rule 68 issue; draft additional paragraph of letter; legal research; emails with co-counsel	
09/06/2019 09/09/2019	8 JIN 8 JIN	6 6	1 1	130 131	475.00 475.00		0.20 0.10	0.20 0.10		95.00 47.50	Review letter from adversary to M. Young Review email from M. Young; email to	
09/10/2019	8 JIN	6	1	132	475.00		0.40	0.40		190.00	co-counsel Revise draft letter to M. Young; email to	
09/11/2019	8 JIN	6	1	133	475.00		0.60	0.60		285.00	co-counsel Conference call with Michael Young and all counsel	
IINI											Manday 04/10/0001 10/10 and	

Tabs3 Detail Work-In-Process Report

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Primary Timekeeper: 8 Jonathan I. Nirenberg

Client: 15686.101C Schur/Daniel (Continued)

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Date	Tmkr	H T E		Ref#	Rate	Units	Hours Worked	Hours to Bill	Write-Up/ Down Hrs	Amount	Write-Up/ Down Amt	Description
09/11/2019	8 JIN	6	1	134	475.00		0.10	0.10		47.50		Telephone call to co-counsel
09/17/2019	8 JIN	6	1	135	475.00		0.20	0.20		95.00		Emails from/to co-counsel re: discovery
09/23/2019	8 JIN	6	1	136	475.00		0.30	0.30		142.50		issues; review emails from adversary Email from adversary; email to co-counsel re:
09/23/2019	0 0111	U		130	475.00		0.50	0.50		142.50		discovery and location of depositions
10/15/2019	8 JIN	6	1	137	475.00		0.10	0.10		47.50		Emails from/to co-counsel re: depositions
10/16/2019	8 JIN	6	1	138	475.00		0.70	0.70		332.50		Emails from/to co-counsel re: depositions and potential mediation
10/29/2019	8 JIN	6	1	139	475.00		0.20	0.20		95.00		Emails with co-counsel re: potential mediators
11/01/2019	8 JIN	6	1	140	475.00		0.10	0.10		47.50		Emails re: potential mediators
11/12/2019	8 JIN	6	1	141	475.00		0.10	0.10		47.50		Review draft joint status letter; email comment
11/18/2019	8 JIN	6	1	142	475.00		0.20	0.20		95.00		to co-counsel Emails from/to co-counsel re: scheduling
11/10/2010	0 0111	Ü	·		170.00		0.20	0.20		00.00		mediation
12/03/2019	8 JIN	6	1	143	475.00		0.10	0.10		47.50		Emails with co-counsel and adversaries
12/03/2019 12/05/2019	8 JIN 8 JIN	6 6	1 1	144 145	475.00 475.00		0.20 0.10	0.20 0.10		95.00 47.50		Review/revise mediation agreement Review Disclosures from JAMS; email to
12/05/2019	O JIIN	Ü	'	145	475.00		0.10	0.10		47.50		JAMS correcting my firm affiliation
01/02/2020	8 JIN	6	1	146	475.00		0.30	0.30		142.50		Review and revise mediation position
04/00/0000	0 1111	•	_	4.47	475.00		0.00	0.00		005.00		statement; emails from/to co-counsel
01/02/2020	8 JIN	6	1	147	475.00		0.60	0.60		285.00		Conference call with T. Becvar and Daniel Schur re: mediation; email to co-counsel
01/06/2020	8 JIN	6	1	148	475.00		12.10	12.10	5,	,747.50		Attend mediation (including travel time)
01/06/2020	8 JIN	6	1	149	475.00		0.40	0.40		190.00		Email co-counsel with update of end of
01/09/2020	O IINI	c	4	150	47E 00		0.10	0.10		47 E0		mediation
01/08/2020	8 JIN	6	1	150	475.00		0.10	0.10		47.50		Emails from/to co-counsel re: settlement negotations
01/09/2020	8 JIN	6	1	151	475.00		0.60	0.60		285.00		Review and revise post-mediation letter;
												emails from/to co-counsel
01/17/2020 01/17/2020	8 JIN 8 JIN	6 6	1 1	152 153	475.00 475.00		0.20 1.70	0.20 1.70		95.00 807.50		Prepare for conference call with mediator
01/17/2020	O JIIN	О	'	153	475.00		1.70	1.70		607.50		Conference call with mediator and all counsel plus separate calls with T. Becvar
01/17/2020	8 JIN	6	1	154	475.00		0.10	0.10		47.50		Call with T. Becvar and mediator
02/12/2020	8 JIN	6	1	155	475.00		0.10	0.10		47.50		Conference call with T. Becvar and Ruth
02/12/2020	8 JIN	6	1	156	475.00		3.00	3.00	4	,425.00		Raisfield
02/12/2020	O JIIN	О	'	130	475.00		3.00	3.00	1,	,425.00		Mediation by conference call (excluded time during which I worked on and billed another
												matter)
02/13/2020	8 JIN	6	1	157	475.00		0.10	0.10		47.50		Email to co-counsel
02/14/2020 02/27/2020	8 JIN 8 JIN	6 6	1	158 159	475.00 475.00		0.10 0.10	0.10 0.10		47.50 47.50		Emails from mediator and with co-counsel Emails from/to co-counsel
03/05/2020	8 JIN	6	1	160	475.00		0.10	0.10		47.50		Emails to/from co-counsel
03/06/2020	8 JIN	6	1	161	475.00		0.10	0.10		47.50		Emails from/to co-counsel
03/13/2020	8 JIN	6	1	162	475.00		0.10	0.10		47.50		Emails from/to co-counsel
04/17/2020	8 JIN	6	1	163	475.00		0.80	0.80		380.00		Review and further revise draft settlement agreement
04/17/2020	8 JIN	6	1	164	475.00		0.50	0.50		237.50		Conference call with co-counsel
05/08/2020	8 JIN	6	1	165	475.00		0.20	0.20		95.00		Review redlined settlement agreement; emails
07/15/2020	8 JIN	6	1	166	475.00		0.10	0.10		47.50		with co-counsel Emails from/to co-counsel
10/16/2020	8 JIN	6	1	167	475.00		0.10	0.10		95.00		Emails with co-counsel re: settlement
												agreement
10/30/2020	8 JIN	6	1	169	475.00		0.20	0.20		95.00		Revise draft letter to Claimants; related emails
10/30/2020	8 JIN	6	1	170	475.00		0.10	0.10		47.50		with co-counsel Emails with co-counsel re: final issue with
10/00/2020	0 0111	Ü	·	170	170.00		0.10	0.10		17.00		settlement agreement
11/18/2020	8 JIN	6	1	171	475.00		0.10	0.10		47.50		Emails with co-counsel re: seeking approval of
11/23/2020	8 JIN	6	1	172	475.00		0.50	0.50		237.50		settlement Emails from/to co-counsel; review and revise
11/23/2020	O JIIN	Ü	'	172	475.00		0.50	0.50		237.30		draft joint letter seeking approval of settlement
12/06/2020	8 JIN	6	1	173	475.00		0.10	0.10		47.50		Emails with co-counsel
03/16/2021	8 JIN	6	1	174	475.00		0.10	0.10		47.50		Emails from/to co-counsel
04/09/2021	8 JIN	6	1	175	475.00		0.30	0.30		142.50		Review Order; attempt to prepare fee/cost report
04/12/2021	8 JIN	6	1	176	475.00		0.20	0.20		95.00		Draft Certification re: fees and costs
04/12/2021	8 JIN	6	1	177	475.00		0.30	0.30		142.50		Review time records for any typographical
						_						errors or privileged information
Billable Total:		8 Jonathan	I. Nirenberg				68.60	68.60	32,	,585.00		
Total Billable Fee	es					=	68.60	68.60	32,	,585.00		
Expenses												
01/31/2017	8 JIN		92	2						2.32		Postage for the month.
Total Billable Exp	oenses									2.32		
A d												
Advances 01/23/2017	8 JIN		104	3						166.00		JEM Legal Courier delivery on 1/27/17.
01/25/2017	8 JIN		95	1						400.00		Filing Complaint in the United States District
												Court for the Southern District of New York.
01/30/2017 06/01/2017	8 JIN 8 JIN		104 95	4 5						146.00 28.30		JEM Legal Courier delivery on 1/30/17. For travel on May 11, 2017.
Total Billable Adv			95	3						740.30		1 of davor on may 11, 2017.
i otai biliable Adv	vances									, 40.30		
Ī												

Client: 15686.101C Schur/Daniel (Continued)

		RECAP			
32,585.00					
2.32	Previou	s Balance:	0.00		
740.30	Payme	nts/Credits:	0.00		
33,327.62	Balanc	e Due:	0.00	Total:	33,327.62
0-30	31-60	61-90	91-120	121-180	181+
0.00	0.00	0.00	0.00	0.00	0.00
	2.32 740.30 33,327.62	2.32 Previou Paymer 33,327.62 Balanc 0-30 31-60	32,585.00 2.32 Previous Balance: 740.30 Payments/Credits: 33,327.62 Balance Due:	32,585.00 2.32 Previous Balance: 0.00 740.30 Payments/Credits: 0.00 33,327.62 Balance Due: 0.00 0-30 31-60 61-90 91-120	32,585.00 2.32 Previous Balance: 0.00 740.30 Payments/Credits: 0.00 33,327.62 Balance Due: 0.00 Total: 0-30 31-60 61-90 91-120 121-180

JIN Monday 04/12/2021 10:12 am